MINUTES

FLORIDA BARBERS’ BOARD
Department of Business and Professional Regulation
The Florida Mall Hotel
1500 Sand Lake Road
Orlando, Florida 32809
Monday, February 13, 2006
9:00 a.m.

General Business Meeting

The General Business Meeting of the Florida Barbers’ Board was called to order at approximately 9:00 a.m., by Mr. Peter “Dave” Magda, Chair.

<table>
<thead>
<tr>
<th>Board Members Present</th>
<th>Board Members Absent</th>
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<tr>
<td>Peter “Dave” Magda, Chair</td>
<td>Char Feliciano</td>
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<td>Herman White, Vice Chair</td>
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<td>Robert Collins</td>
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<td>Jeri Scott</td>
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Other Persons Present

Robyn Barineau, Executive Director, Department of Business and Professional Regulation (DBPR)
Charles Tunnicliff, Office of the General Counsel, DBPR
Daniel Biggins, Assistant Attorney General, Department of Legal Affairs
Dana Ewaldt, Government Analyst, DBPR

Interested Parties Present

Michael Woods, Court Reporter
Lynda Calcano, International Services
David Lipscomb, Esquire
Ana Antonia DeLos Santos, Endorsement Applicant
Hector I. Nazario, Endorsement Applicant
Gerald Kancey, Respondent
Erbin Michel, Respondent
Isnara Lacroix, Endorsement Applicant
Corin Andrews, Father & Son, Respondent
Jesse Barra, Ground Zero Barbershop Respondent
Alfida Cabrera, Endorsement Applicant
Francisco Magana, Endorsement Applicant
Francisco Abreu, Endorsement Applicant
Natalia Klimava, Endorsement Applicant
Phil Ligamaari
Joel Santos, Endorsement Applicant
Disciplinary Matters

Mr. Dan Biggins, Assistant Attorney General, inquired if all board members had received their board meeting materials and if the members had reviewed all the materials. All board members responded in the affirmative to these questions.

Informal Hearings

Erbin Michel; Ft. Pierce; Case No. 2005-011197

The Administrative Complaint charged the Respondent with a violation of section 476.204(1)(c), F.S., in that it is unlawful for any person to permit an employed person to practice barbering unless duly licensed or otherwise authorized, as provided in this chapter; a violation of section 476.204(1)(i), F.S., in that it is unlawful for any person to refuse to comply with any provision of Chapter 476 or a rule or final order of the board; and a violation of section 476.194(1)(b), F.S., in that it is unlawful for any person to engage in willful or repeated violations of this act or of any of the rules adopted by the board. Vice Chair Herman White moved that the board find the Respondent was properly served with the Administrative Complaint, the Respondent failed to respond within 21 days, thereby, waiving their right to elect a hearing in this matter, that the board accept the allegations as stated in the Administrative Complaint and adopt them as the findings of fact and conclusions of law of the board, and that the board impose the penalty as recommended in the Petitioner’s Motion for Finding of Waiver of Respondent’s Rights and for Final Order of a $1,300 fine and costs of $135.36. Ms. Jeri Scott seconded the motion and the motion passed unanimously.

Motions for Waiver of Rights and Final Order

Unless otherwise stated, by appropriate motion the board found that the Respondent was properly served with the Administrative Complaint, the Respondent failed to respond within 21 days thereby waiving their right to elect a hearing in this matter, the board accepted the allegations as stated in the Administrative Complaint and adopted them as the findings of fact and conclusions of law of the board, and imposed the penalties shown below:

- Jean Ricot Bolivar; Delray Beach
  Case No. 2004-047514
  $1,900 fine and $118.40 costs
Mr. Charles Tunnicliff requested this disciplinary case be pulled from the agenda to be considered at a later date.

All Star Barber Shop; Miramar; Case No. 2003-089124

The Administrative Complaint charged the Respondent with a violation of section 476.194(1)(c) F.S., in that it is unlawful for any person to hire or employ any person to engage in the practice of barbering unless such person holds a valid license as a barber; multiple violations of section 476.194(1)(b), F.S., in that it is unlawful for any person to engage in the willful or repeated violations of this act or any of the rules adopted by the board; a violation of rule 61G3-19.011(10), F.A.C., which requires all barbershops to be equipped with wet sanitizers; a violation of rule 61G3-19.011(11)(c), F.A.C., which requires all barbering tools be cleansed and sanitized; a violation of rule 61G3-19.011(15), F.A.C., which requires styling stations, styling bars, back bar, dresseretts, or working stations must be kept clean at all times to the sight and touch; a violation of section 476.204(1)(i), F.S., in that it is unlawful for any person to violate or refuse to comply with any provision of Chapter 476 or a rule or final order of the board. The department suggested assessing a fine of $2,500 and costs of $20. Discussion ensued regarding disciplinary action options; i.e. license suspension, probation or revocation.

The board requested that Mr. Tunnicliff instruct the Regional Investigative Office to have local law enforcement accompany them on their next inspection of All Star Barbershop. Vice Chair White moved that the Respondent was properly served with the Administrative Complaint, the Respondent failed to respond within 21 days, thereby waiving their right to elect a hearing in this matter, that the board accept the allegations as stated in the Administrative Complaint and adopt them as findings of fact and conclusions of law of this board, and that the Board impose the penalty as recommended in the Petitioner's Motion for Finding of Waiver of Respondent's Rights and for Final Order of a $2,500 fine and costs of $20, plus six (6) months probation. Ms. Scott seconded the motion and the motion passed unanimously.
The Administrative Complaint charged the Respondent with a violation of section 476.194(1)(e)2, F.S., in that it is unlawful for any to own, operate, maintain, open, establish, conduct or have charge of, either alone or with another person or persons, a barbershop in which a person not licensed as a barber is permitted to perform services. The department suggested assessing a fine of $500 and costs of $354.48. Vice Chair White moved that the Respondent was properly served with the Administrative Complaint, the Respondent failed to respond within 21 days, thereby waiving their right to elect a hearing in this matter, that the board accept the allegations as stated in the Administrative Complaint and adopt them as findings of fact and conclusions of law of this board, and that the Board impose the penalty as recommended in the Petitioner’s Motion for Finding of Waiver of Respondent’s Rights and for Final Order of a $500 and costs of $354.48. Ms. Scott seconded the motion and the motion passed unanimously.

Fathers & Son; Jacksonville; Case No. 2005-003447

The Administrative Complaint charged the Respondent with a violation of rule 61G3-19.011(14), F.A.C., in which all barbershops are to be equipped with adequate toilet and sink facilities on the premises or in the same building as and such facilities must be adequately ventilated to remove objectionable odors. The barbershop was issued a notice of non-compliance (NNC) due to the restroom facilities not having a ventilation fan installed. The Respondent failed to comply with the NNC which resulted in the filing of the Administrative Complaint. Mr. Corin Andrews was present and sworn in the by Court Reporter. Mr. Andrews did not dispute the facts and was prepared to provide proof of having complied with the NNC as well as having previously provided notification to the Jacksonville Inspection Office of the compliance. Mr. Tunnicliff stated that the department will dismiss this disciplinary matter.

GQ Barber Shop; Ft. Lauderdale; Case No. 2005-031300

The Administrative Complaint charged the Respondent with a violation of section 476.194(1)(e)1, F.S., in that it is unlawful for any person to own or operate a barbershop which is not licensed under the provisions of this chapter and multiple violations of section 476.204(1)(i), F.S., in this it is unlawful for any person to violate or refuse to comply with provisions of Chapter 476 or rule or final order of the Board. The department suggested assessing a fine of $700 and costs of $123.05. Vice Chair White moved that the Respondent was properly served with the Administrative Complaint, the Respondent failed to respond within 21 days, thereby waiving their right to elect a hearing in this matter, that the board accept the allegations as stated in the Administrative Complaint and adopt them as findings of fact and conclusions of law of this board, and that the Board impose the penalty as recommended in the Petitioner’s Motion for Finding of Waiver of Respondent’s Rights and for Final Order of a $700 and costs of $123.05. Mr. Collins seconded the motion and the motion passed unanimously.

Antonio Hester; Miami; Case No. 2004-035050

Mr. Tunnicliff requested this disciplinary case be pulled from the agenda to be considered at a later date.

Gerald Kancey; Miami; Case No. 2004-020115, 2004-020092 and 2004-020095
Mr. Gerald Kancey was present for the meeting. Mr. Tunnicliff requested this disciplinary case be pulled from the agenda to be considered at a later date.

**Keeping It Real Barbershop; Orlando; Case No. 2005-026503**

Mr. Tunnicliff requested this disciplinary case be pulled from the agenda. Mr. Michael Jones, Respondent, was present. Mr. Jones is disputing the charges and has requested a formal hearing of this matter before the Division of Administrative Hearings (DOAH).

**Williams Barber Shop; Titusville; Case No. 2005-036139**

Mr. Tunnicliff requested this disciplinary case be pulled from the agenda. Mr. Tunnicliff’s office is in receipt of the Respondent’s election of rights form and Mr. Rodney Holland, shop owner, is disputing the charges and is requesting a formal hearing with the Division of Administrative Hearings (DOAH).

**Settlement Stipulations**

Unless otherwise stated, by appropriate motion the board found the Respondent to have committed the offenses as alleged in the Administrative Complaint and adopted the Stipulation of the parties as the board’s final action regarding a penalty to be imposed on the Respondent as follows:

- **Badd Boys Barbershop III; Jacksonville**
  Case No. 2004-050000
  $800 fine and $158.62 costs

- **Best Cut Barbershop; Margate**
  Case No. 2004-027507
  $500 fine and $171.42 costs

- **Ground Zero Barbershop; Casselberry**
  Case No. 2005-028448
  $550 fine and $146.98 costs

- **Hair Bazarre Barbershop; Ft. Lauderdale**
  Case No. 2005-009307
  $500 fine and $184.12 costs

- **N Fashions and Kutz; Gainesville**
  Case No. 2004-047827
  $500 fine and $78.17 costs

- **O’Clipper D’Or Barbershop & Nails; Lauderhill**
  Case No. 2005-024346
  $250 fine and $35.37 costs

- **Phil’s Barbers Shop; Orlando**
  Case No. 2004-058285
  $250 fine and $114.76 costs
• Plaza Barber & Stylists; Lake City  
  Case No. 2005-029590  
  $250 fine and $164.41 costs

• Salvatore Hairstyling; Hollywood  
  Case No. 2005-018492  
  $1,250 fine and $238.37 costs

• Santiago F. Vasquez; Orlando  
  Case No. 2005-027913  
  $500 fine and $123.97 costs

• Phat Fades Barbers; West Palm Beach  
  Case No. 2005-011031  
  $2,750 fine and $140.88

Department Attorney Report

Mr. Tunnicliff informed the board that there are currently 67 open barber cases in the legal section.

Applications

Continuing Education Applications

ArcMesa Educators – HIV / AIDS Review (Revised Edition) – 3 Hours Home Study

Vice Chair White made a motion to approve the provider application and HIV / AIDS course application for ArcMesa Educators. Ms. Scott seconded the motion and the motion passed unanimously.

Barber Endorsement Applications

Francisco J. Abreu / Dominican Republic

Mr. Francisco Abreu was present and sworn in by the Court Reporter. Discussion ensued regarding the course curriculum breakdown and examination information. Mr. Abreu offered testimony of years spent performing barbering services to include working as an apprentice in New York. Mr. Abreu stated that he has taken an examination in Santa Domingo and that in his country, a barbers' license is not issued. The school certification is the authorization to practice. The board expressed concern due to his not having documentation in support of a written and practical examination. After further discussion, Mr. Abreu elected to waive the 90 day requirement in an attempt to provide the examination information documents. Vice Chair White made a motion to continue the endorsement application matter until the May 15, 2006, board meeting. Mr. Collins seconded the motion and the motion passed.

Siraj Aghayev / Slovenia

After discussion, Vice Chair White moved to accept the verification of training as
provided by Ministry of State and to approve the endorsement application. Mr. Robert Collins seconded the motion. The motion passed unanimously.

**Tural Aghayev / Slovenia**

After discussion, Vice Chair White moved to accept the verification of training as provided by Ministry of State and to approve the endorsement application. Mr. Collins seconded the motion. The motion passed unanimously.

**Elsa Alvarado Ruiz / Ecuador**

Ms. Elsa Alvarado Ruiz was present along with Mr. David Lipscomb, Esquire, and Ms. Lynda Calcano of International Services. After discussion, Ms. Scott made a motion to approve the endorsement application. Vice Chair White seconded the motion and the motion passed unanimously.

**Polinice Anthony / Haiti**

Chair Magda noted that the course breakdown did not demonstrate the required shaving services or hours in the required subject areas of safety, sanitation and sterilization. Ms. Scott moved to deny the endorsement application due to the lack of shaving services, and safety, sanitation and sterilization was not demonstrated in the curriculum. Mr. Collins seconded the motion. Vice Chair White opposed the motion. Ms. Scott voted in favor of the motion. Mr. Collins voted in favor of the motion. Chair Magda voted in favor of the motion. The motion passed with a majority vote.

**Maria Blanco / Cuba**

Ms. Maria Blanco was present along with Mr. Lipscomb, Esquire, and Ms. Lynda Calcano of International Services. After discussion, Vice Chair White made a motion to approve the endorsement application. Mr. Collins seconded the motion and the motion passed unanimously.

**Alfida Cabrera / Dominican Republic**

Ms. Alfida Cabrera was present along with Mr. Lipscomb, Esquire, and Ms. Lynda Calcano of International Services. After discussion, Vice Chair White made a motion to approve the endorsement application. Mr. Collins seconded the motion and the motion passed unanimously.

**Dwayne C. Campbell / Jamaica**

After review and discussion of the application and supporting documents, Vice Chair White moved to approve the application. Mr. Collins seconded the motion. Ms. Scott opposed the motion. Vice Chair White voted in favor of the motion. Mr. Collins voted in favor of the motion. Chair Magda voted in favor of the motion. The motion passed with a majority vote.

**Norma Iris Chevres / Dominical Republic**

Ms. Norma Chevres was present along with Mr. Lipscomb, Esquire, and Ms. Lynda Calcano of International Services. After discussion, Vice Chair White made a motion to
approve the endorsement application. Mr. Collins seconded the motion and the motion passed unanimously.

Pini Cohen / Belgium

Chair Magda noted that the course breakdown did not demonstrate the required subject areas of safety, sanitation and sterilization. Ms. Scott moved to deny the endorsement application due to the lack of shaving services, and safety, sanitation and sterilization being demonstrated in the curriculum. Mr. Collins seconded the motion. Vice Chair White opposed the motion. Ms. Scott voted in favor of the motion. Mr. Collins voted in favor of the motion. Chair Magda voted in favor of the motion. The motion passed with a majority vote.

Colette Davis / Haiti

Chair Magda noted that the course breakdown did not demonstrate the required shaving services or hours in the subject areas of safety, sanitation and sterilization. Vice Chair White moved to deny the endorsement application due to the lack of shaving services, and safety, sanitation and sterilization being demonstrated in the curriculum. Ms. Scott seconded the motion and the motion passed unanimously.

Natalina Vaz DaRosa / Brazil

After discussion, Ms. Scott moved to approve the endorsement application. Vice Chair White seconded the motion. The motion passed unanimously.

Ana Antonia DeLos Santos / Dominican Republic

After discussion, Vice Chair White moved to approve the endorsement application. Ms. Scott seconded the motion. The motion passed unanimously.

Villard Dervilus / Haiti

Chair Magda noted that the course breakdown did not demonstrate the required shaving services or hours in the subject areas of safety, sanitation and sterilization. Ms. Scott moved to deny the endorsement application due to the lack of shaving services, and safety, sanitation and sterilization being reflected in the curriculum. Mr. Collins seconded the motion and the motion passed unanimously.

Valdeci C. DeSilva / Brazil

The applicant was not present at the meeting, however, the applicant was represented by Ms. Letty Milazzo of AMS Beauty World Academy. Chair Magda noted that the translated curriculum documentation did not include the required shaving services. Ms. Scott made the motion to deny the endorsement application based upon there being no shaving services included in the translated curriculum. Mr. Collins seconded the motion and the motion passed unanimously.

Sandra M. DeSouza / Brazil

After discussion, Vice Chair White moved to approve the endorsement application. Mr. Collins seconded the motion. The motion passed unanimously.
Nir Maayan Elchanati; United Kingdom

Chair Magda noted the course breakdown did not demonstrate the required shaving services or hours in the subject areas of safety, sanitation and sterilization. Ms. Scott moved to deny the endorsement application due to the lack of shaving services, and safety, sanitation and sterilization being demonstrated in the course curriculum. Vice Chair White seconded the motion and the motion passed unanimously.

Eduardo Escobar

The applicant was not present at the meeting, however, the applicant was represented by Ms. Letty Milazzo of AMS Beauty World Academy. Chair Magda noted that the curriculum breakdown did not include the required shaving services or the subject areas of safety, sanitation and sterilization. Ms. Milazzo provided the board with additional curriculum information verifying shaving services and the subjects of safety, sanitation and sterilization. Vice Chair White moved to approve the application. Mr. Collins seconded the motion. Ms. Scott opposed the motion. Vice Chair White voted in favor of the motion. Mr. Collins voted in favor of the motion. Chair Magda voted in favor of the motion. The motion passed with a majority vote.

Mourad Fennane / Morocco

Chair Magda noted there was no proof of a written and practical examination, nor did the course breakdown demonstrate the required shaving services or the subject areas of safety, sanitation and sterilization. Vice Chair White moved to deny the application based on there being no proof of a written and practical examination and due to the course curriculum not including shaving services or the subject areas of safety, sanitation and sterilization. Ms. Scott seconded the motion and the motion passed unanimously.

Charles Francoeur / Haiti

Chair Magda noted the course breakdown did not demonstrate the required shaving services or hours in the subject areas of safety, sanitation and sterilization. Ms. Scott moved to deny the endorsement application due to the lack of shaving services, and safety, sanitation and sterilization being demonstrated in the curriculum. Mr. Collins seconded the motion and the motion passed unanimously.

Barak Harazi / Italy

After discussion, Vice Chair White moved to approve the endorsement application based on the provided verification of training. Ms. Scott seconded the motion and the motion passed unanimously.

T.J. Hunter Jennings

Chair Magda noted that there were different school names on the verifying documentation. After discussion, Ms. Scott moved to deny the application based on there being conflicting school names on the verification documents and that the documentation did not provide proof of the required subject matter of safety, sanitation and sterilization. Vice Chair White seconded the motion and the motion passed unanimously.

Natallia Klimava / Republic of Belarus
Ms. Natallia Klimava was present along with Mr. Edward Fitzpatrick providing translation services. Ms. Klimava and Mr. Fitzpatrick were sworn in by the Court Reporter. Chair Magda noted that the curriculum breakdown did not demonstrate the required shaving services. Ms. Klimava offered testimony stating that in her country, “practical training” as shown on the translated curriculum includes master barbering instruction which covers shaving services. After discussion of the application documentation, it was noted that the initial HIV / AIDS course completion certificate referenced the Board of Cosmetology rather than the Florida Barbers’ Board. Ms. Scott made the motion to approve the application with a contingency of correction of the HIV / AIDS completion certificate to reflect the Florida Barbers’ Board. Vice Chair White seconded the contingency motion and the motion passed unanimously.

Isnara Lacroix / Haiti

Ms. Isnara Lacroix was present along with Mr. Lipscomb, Esquire, and Lynda Calcano of International Services. Ms. Lacroix was sworn in by the Court Reporter. Chair Magda noted that the course breakdown did not demonstrate the required shaving services or hours in the subject areas of safety, sanitation and sterilization. Mr. Lipscomb stated that if the Board would not accept Ms. Lacroix’s testimony, he would request that the Board table the application until Ms. Lacroix is able to provide additional information in support of the required subject matters. Mr. Lipscomb stated that the documents were not prepared with the Florida barbers’ requirements in mind. Per Mr. Lipscomb, Ms. Lacroix is willing to waive the 90 day requirement of Chapter 120. Vice Chair White moved to table this matter until additional curriculum documentation can be provided for review at the board meeting scheduled for May 15, 2006. Ms. Scott seconded the motion and the motion passed unanimously.

Doris B. Macias / France

Ms. Doris Macias was present along with Mr. Lipscomb, Esquire, and Ms. Lynda Calcano of International Services. After discussion, Vice Chair White made a motion to approve the endorsement application. Ms. Scott seconded the motion and the motion passed unanimously.

Francisco Magana / Mexico

Mr. Francisco Magana was present and sworn in by the Court Reporter. Ms. Lynda Calcano of International Services provided translation services. Chair Magda noted the supporting translated documents did not provide proof of a written and practical examination, nor did the curriculum documents include the required subjects of safety, sanitation and sterilization or hair shampooing. Mr. Magana offered mitigation regarding the course subject matter and stated that he had taken and passed a written and practical examination. Mr. Magana stated that he would have to request the additional information from Mexico. Mr. Magana confirmed that he would waive the 90 day requirement of Chapter 120. Ms. Scott moved to table the application for further review at the next board meeting scheduled for May 15, 2006, allowing Mr. Magana sufficient time to obtain the additional documentation from Mexico. Vice Chair White seconded the motion and the motion passed.

Delira Magdala / Haiti

Chair Magda noted the course breakdown did not demonstrate the required shaving services or the subject areas of safety, sanitation and sterilization. Vice Chair White moved to
deny the endorsement application due to the lack of shaving services, and safety, sanitation and sterilization being demonstrated in the curriculum. Ms. Scott seconded the motion and the motion passed unanimously.

Mohammad Omar / Jordan

Chair Magda noted the Massachusetts examination certification verified an apprentice barbers’ license. An apprenticeship license is not eligible for licensure by endorsement pursuant to the Florida Barbers’ Board rules. After discussion, Ms. Scott moved to deny the application based on the fact that an apprentice license is not eligible for endorsement pursuant to Rule 61G3-16.005, F.A.C. Mr. Collins seconded the motion and the motion passed.

Alejandro Ortiz / Chile

After discussion, Ms. Scott moved to approve the endorsement application. Vice Chair White seconded the motion. The motion passed unanimously.

Florangel Peguero / Dominican Republic

After discussion, Vice Chair White moved to approve the endorsement application as presented. Ms. Scott seconded the motion. The motion passed unanimously.

Renald Pierre / Haiti

After discussion, Vice Chair White moved to deny the endorsement application based on there being no proof of shaving services in the curriculum breakdown. Mr. Collins seconded the motion and the motion passed.

Benjamin Perez Rojas / Mexico

Ms. Doris Macias was present along with Mr. Lipscomb, Esquire and Ms. Lynda Calcano, of International Services. After discussion, Vice Chair White made a motion to approve the endorsement application. Mr. Collins seconded the motion and the motion passed unanimously.

Maria F. Rios / Colombia

Chair Magda brought to the board’s attention the school transcript documents and the translated documents noted conflicting course completion dates. Ms. Scott moved to deny the application based on the conflicting course completion dates of the supporting documents. Vice Chair White seconded the motion and the motion passed.

Iselide Sanon / Haiti

After discussion, Vice Chair White moved to deny the endorsement application due to the curriculum documentation not establishing or proving any barbering services as required by the Barbers’ Board rule. Mr. Collins seconded the motion and the motion passed unanimously.

Calogero Scalici / Italy
After discussion, Vice Chair White moved to approve the endorsement application. Mr. Collins seconded the motion. The motion passed unanimously.

**Cesar Steven / Spain**

Chair Magda noted the curriculum course breakdown did not demonstrate the required shaving services or the subject areas of safety, sanitation and sterilization. Vice Chair White moved to deny the endorsement application due to the lack of shaving services, and safety, sanitation and sterilization being demonstrated in the course curriculum. Ms. Scott seconded the motion and the motion passed unanimously.

**Sofiya Torgerson / Poland**

Chair Magda noted the course breakdown did not demonstrate shaving services or the subject areas of safety, sanitation and sterilization. Vice Chair White moved to deny the endorsement application due to the lack of shaving services, and safety, sanitation and sterilization being demonstrated in the course curriculum. Mr. Collins seconded the motion and the motion passed unanimously.

**Arely Mezquita-Martinez / Dominican Republic**

Ms. Arely Mezquita-Martinez was present with Mr. David Lipscomb, Esquire, and Ms. Lynda Calcano of International Services. Mr. Lipscomb reminded the board of their previous review of the endorsement application during the December 5, 2005, conference call board meeting in which the board voted to table the application due to insufficient information demonstrating the shaving services in the course curriculum documentation. Upon further review of the supplemental information provided by Ms. Mezquita-Martinez, Vice Chair White moved to approve the application. Ms. Scott seconded the motion and the motion passed unanimously.

**Gladys Vigoa / Cuba**

After discussion, Vice Chair White moved to approve the endorsement application. Mr. Collins seconded the motion. The motion passed unanimously.

**Jason E. Comrie / Haiti**

Chair Magda noted the course breakdown did not demonstrate shaving services or the required subject areas of safety, sanitation and sterilization. Vice Chair White moved to deny the endorsement application due to the lack of shaving services, and that safety, sanitation and sterilization being demonstrated in the curriculum. Mr. Collins seconded the motion and the motion passed unanimously.

**Guillaume Dany / Haiti**

Chair Magda noted the course breakdown did not demonstrate shaving services or the required subject areas of safety, sanitation and sterilization. Vice Chair White moved to deny the endorsement application due to the lack of shaving services, and that safety, sanitation and sterilization was not demonstrated in the curriculum. Mr. Collins seconded the motion and the motion passed unanimously.

**Kamel Gasmi / France**
Chair Magda directed the board’s attention to the supporting transcript documentation. There was a discrepancy in the barber program transcripts which referenced different completion / graduation dates. Vice Chair White moved to deny the application based on conflicting information of the supporting documents. Ms. Scott seconded the motion and the motion passed.

Hector I. Nazario / Dominican Republic

After discussion, Vice Chair White moved to approve the endorsement application based on the information presented. Mr. Collins seconded the motion. The motion passed unanimously.

Erez Perets Sofir / Germany

Chair Magda noted the course breakdown did not include the required subjects of safety, sanitation and sterilization. Vice Chair White moved to deny the application due to the curriculum not including safety, sanitation and sterilization. Mr. Collins seconded the motion and the motion passed.

Joel Santos / Dominican Republic

After discussion, Vice Chair White moved to approve the endorsement application based on the information presented. Mr. Collins seconded the motion. The motion passed unanimously.

Raysa Manuela Maldonado

The board was presented with a request for a formal hearing due to the endorsement application denial at the December 5, 2005, conference call board meeting. After further review using the established endorsement application review guidelines, Vice Chair White moved to approve the application based on the information presented. Ms. Scott seconded the motion. The motion passed unanimously.

Luisa Ortiz DeLa Rosa

The board was presented with a request for a formal hearing due to the endorsement application denial at the December 5, 2005, conference call board meeting. After further review using the established endorsement application review guidelines, Vice Chair White moved to approve the application based on the information presented. Mr. Collins seconded the motion. The motion passed unanimously.

Wendy Venecia Pimental

The board was presented with a request for a formal hearing due to the endorsement application denial at the December 5, 2005, conference call board meeting. After further review using the established endorsement application review guidelines, Vice Chair White moved to approve the application based on the information presented. Mr. Collins seconded the motion. The motion passed unanimously.
Javier Toboas

The board was presented with a request for a formal hearing due to the endorsement application denial at the December 5, 2005, conference call board meeting. After further review using the established endorsement application review guidelines, Vice Chair White moved to approve the application based on the information presented. Mr. Collins seconded the motion. The motion passed unanimously.

Adjournment

There being no further business, the meeting was adjourned at approximately 6:00 p.m.